2. For the second para of Rule 3, substitute the following:—

"Any Registration Certificate granted or renewed under any law in force in the Civil and Military Station, Bangalore, or in any part of British India or in any State in India notified by the Government in this behalf shall be valid up to the date of its expiry throughout Mysore."

Provided that any certificate granted or renewed in the Civil and Military Station, Bangalore, or in any part of British India or in any such State shall not have such

validity :--

(i) Unless the holder thereof was a bonafide resident of the Civil and Military Station, Bangalore, or of British India or the said State at the time when the certificate was granted or renewed as the case may be, or

(ii) after the holder has ceased to be such a resident.

No. P. 5254—Cts. 96-32, dated 1st—8rd April 1983.

(ERRATUM.)

In the Notification No. P. 5088—Cts. 96-82-14, dated 21st—22nd March 1988, published at page 35 of Part II of the Mysore Gasette, dated 30th March 1988, for "5th May 1988" read "15th May 1988."

No. P. 5271-Ots. 8-32-24, dated 5th April 1938.

Under section 14 of the Code of Criminal Procedure, 1904, the Government of His Highness the Maharaja are pleased to appoint Messrs. Abdul Rahimankhan and Veerabhadra Setty as Special Magistrates for the Bench Court at Devanhalli with the powers of a Magistrate of the Third Class, for two years from 30th April 1938.

By Order,
N. MADHAVA RAO,
Ohiof Secretary to Government.

DEVELOPMENT SECRETARIAT.

No. R. 5181-L. S. 42-32-3, dated 3rd April 1938.

It is notified for general information that under section 1 (2) of Record of Rights Regulation No. X of 1927, Government are pleased to direct that the provisions of the said Regulation shall be extended to all Government Villages and settled inam villages of the marginally noted Tatuk with effect from 1st April 1988.

2. The Record is intended to check litigation in regard to land and to facilitate its disposal by the Courts, to reduce unnecessary expenditure by the raiyats in executing and registering documents and to protect them against fraud and fabrication of false claims. It will also be assistance to Government as well as the raiyats in the distribution of assessment among the various hissedars, the grant of Takavi and Land Improvement Loans and the

grant of suspension or remission of Land Revenue.

8. To facilitate the accurate preparation of the Record of Rights, the Preliminary Record will first be prepared by the Shanbhogs to the best of their information in a prescribed form and every case will be duly investigated by a Special Revenue Inspector. There will then be a check of the preliminary Record by the Amildar or other officer specially authorised by the Deputy Commissioner in this behalf. Occupants and persons interested in the land are required to furnish every information that may be within their knowledge to the investigating officers in order to ensure accuracy in the preparation of this Record which will form the basis of the future Record of Rights.

4. All persons interested in land are required to render every reasonable assistance toofficers of the Survey Department when they come to a village to measure the hissas and toconduct enquiries in cases of disputed boundary lines between hissas in the field, after giving

the prescribed notice.

Eights Regulation according to which, after the expiry of a period of six months from the date of issue of this notification, acquisition of rights of all kinds pertaining to lands have to be reported and of section 7 of the Record of Rights Regulation requiring them on requisition by a Revenue Officer engaged in compiling or revising the Record of Rights to furnish or produce information and documents needed for correct compilation or revision thereof within one month from the date of such requisition. If allure to do so and secure registration of their rights will render occupants and holders of interests in land liable to fine not exceeding Rs. 5 (recoverable as an arrear of land revenue) besides depriving them of the several advantages enumerated above. The Officer to whom any information is furnished, or before whom any documents are produced in accordance with the requisition will give a written acknowledgment therefor in the form prescribed to the person furnishing or producing the same and shall endorse on any such document before returning it to him a note under his signature stating the fact of its production and the date thereof.

No. B. 5076—B. M. 5-82-14, dated 1st—8rd April 1988.

It is hereby notified for general information that the name of the village Kurudihalli, in the Madhugiri Taluk, Tunkur District, is changed to "Lakshmipura."

By Order,
S. Abdul Wajid,
Secretary to Government,
Development Department.

GENERAL SECRETARIAT

No. L. 5267-V. P. 10-32-92, dated 25-28th March 1988.

Under Section 48. (i) of the Land Acquisition Regulation 1894, as amended from time to time, the Government of His Highness the Maharaja of Mysore are pleased to withdraw from the acquisition of 4 guntas of land out of Survey Nos. 1/1 and 1/2 of Bedagurki village, Bowringpet Taluk, notified in Notification No. L. 8350—V. P. 10-31-183, dated 20th June 1982 as being required for the extension of the said village.

No. E. 3827—Uni. 63-82-10, dated 1st April 1988.

Under section 9, clause 4 (d) of the Mysore University Regulation No. V of 1916 as amended from time to time, His Highness the Chancellor is pleased to renominate Mrs. H. S. Hensman, M.A., Superintendent, Women's Intermediate College, Bangalore, as a Fellow of the Mysore University with effect from the 26th March 1988.

No. L. 6045-V. P. 12-82-88, dated 20th March 1988.

Under section 4 of the Land Acquisition Regulation, 1894, as amended from time to time, it is hereby notified that the property described hereunder is required for a public purpose, vis., Building purposes.

Under section 5-A, it is directed that any person interested in the said property may, within 80 days after the issue of this notification, prefer objections, if any thereto, to the Assistant Commissioner. Mysore Sub-Division in writing, after which no objections will be heard.

A plan of the property will be available for inspection in the Office of the Amildar, Heggaddevanakote Taluk.

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Nd. L. 6109-Ml 38-82-47, dated 22nd March 1988.

Under section 4 of the Land Acquisition Regulation 1894, as amended from time so time, it is hereby notified, that the property described hereunder is required for a public purpose, vis., Burial ground for Adikarnatakas of Kunigsi Town.

Under section 5A, it is directed that any person interested in the said property may within 80 days after the issue of this notification prefer objections, if any thereto, to the Assistant Commissioner, Gubbi Sub-Division in writing after which no objections will be beard.